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Attorneys for Plaintiffs James Brady,  
Travis Call, Sarah Cavanagh,  
Julia Longenecker, Pedro Noyola &  
Christopher Sulit

**IN THE UNITED STATES DISTRICT COURT**

**THE NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO**

JAMES BRADY, TRAVIS CALL,  
SARAH CAVANAGH, JULIA  
LONGENECKER, PEDRO NOYOLA  
and CHRISTOPHER SULIT, individually  
and on behalf of all others similarly  
situated,

Plaintiffs,

vs.

DELOITTE & TOUCHE LLP, a limited  
liability partnership; DELOITTE TAX  
LLP; and DOES 1-10, inclusive,

Defendants.

**CASE NO.: C-08-00177 SI**

**STIPULATION AND [ORDER] RE:  
FILING DATE OF SECOND  
AMENDED COMPLAINT**

1 Representative Plaintiffs JAMES BRADY, TRAVIS CALL, SARAH  
2 CAVANAGH, JULIA LONGENECKER, PEDRO NOYOLA and CHRISTOPHER  
3 SULIT (“Plaintiffs”), request as follows:  
4

5 1. Whereas on May 30, 2008, the Court ordered Plaintiffs to file an  
6 amended complaint (“Second Amended Complaint”) clarifying the scope of the  
7 putative class by June 13, 2008.  
8

9 2. Whereas the plaintiff in the case of *Stepan Mekhitarian v. Deloitte &*  
10 *Touche, (ICS) LLC and Deloitte Tax, LLP*, Case No. CV-07-00412-DSF (MAN)  
11 (“*Mekhitarian*”) in the Central District of California is expected to file a motion for  
12 class certification on approximately June 13, 2008 on behalf of certain Tax  
13 employees of Defendants.  
14

15 3. Whereas it will facilitate Plaintiffs here in clarifying the scope of the  
16 putative class in this case by seeing the scope of the class sought in *Mekhitarian* when  
17 the class certification motion is filed in that case.  
18

19 4. Whereas the Further Status Conference in this case is set for August 15,  
20 2008.  
21

22 5. Plaintiffs and Defendants agree that Plaintiffs may file their Second  
23 Amended Complaint by June 30, 2008. Plaintiffs and Defendants also agree to stay  
24 discovery until Plaintiffs file their Second Amended Complaint.  
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COUNSEL FOR PLAINTIFFS

DATE: June 11, 2008

By: /s/ WILLIAM A. BAIRD  
WILLIAM A. BAIRD  
Milstein, Adelman & Kreger, LLP

COUNSEL FOR DEFENDANTS

DATE: June 11, 2008

By: /s/ REGINA A. MUSOLINO  
Regina A. Musolino  
Seyfarth Shaw LLP

1 After consideration of the above Stipulation, and good cause appearing  
2 therefore:

3 IT IS HEREBY ORDERED that pursuant to stipulation Plaintiffs may file their  
4 Second Amended Complaint by no later than June 30, 2008.

5 IT IS SO ORDERED.

6  
7 DATE: June 11, 2008

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10 The Honorable Susan Illston  
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